1	LAW OFFICES OF RONALD A. MARRON RONALD A. MARRON (SBN 175650)	N
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3	ALEXIS M. WOOD (SBN 270200)	
4	alexis@consumersadvocates.com KAS L. GALLUCCI (SBN 288709)	
5	kas@consumersadvocates.com 651 Arroyo Drive	
	San Diego, California 92103	
6	Telephone: (619) 696-9006 Facsimile: (619) 564-6665	
7	Attorneys for Plaintiff and the Proposed Class	
8		
9	SUPERIOR Court of the	he State of CALIFORNIA
10		LOS ANGELES
11	COUNTY OF	LUS ANGELES
12	RONA KOMINS, on behalf of herself, her) Case No. 19STCV24865
13	children, B.K. and M.K, and all others similarly situated,)) <u>CLASS ACTION</u>
14		DECLARATION OF STEPHANIE M.
15	Plaintiff,	VALERIO OF RG/2 CLAIMS ADMINISTRATION REGARDING
16	V.	NOTICE DISSEMINATION IN SUPPORT OF PLAINTIFF'S MOTION FOR FINAL
17	DAVE YONAMINE, JOHN LIBBY,	APPROVAL OF CLASS ACTION
18	MOBILITYWARE, LLC; DOES 1-100, inclusive, and ROES Software Development) SETTLEMENT)
19	Kit Business Entities 1-100, inclusive,) Date: September 18, 2024
20	Defendants.) Time: 11:00 a.m.
21) Dept.: 14) Judge: Hon. Kenneth R. Freeman
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		-i- mins v. Yonamine, et al., Case No. 19STCV24865
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DECLARATION OF STEPHANIE M. VALERIO REGARDING NOTICE DISSEMINATION

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I, Stephanie M. Valerio, hereby declare and state as follows:

- 1. I am an Assistant Case Manager for RG/2 Claims Administration LLC ("RG/2 Claims"), whose address is 30 South 17th Street, Philadelphia, PA 19103. I am over the age of 18, have personal knowledge of the matters set forth herein, and if called upon to do so, could testify competently to them.
- 2. RG/2 Claims is a full-service class action settlement administrator offering notice, claims processing, allocation, distribution, tax reporting, and class action settlement consulting services. RG/2 Claims' experience includes the provision of notice and administration services for settlements arising from antitrust, consumer fraud, civil rights, employment, negligent disclosure, and securities fraud allegations. Since 2000, RG/2 Claims has administered and distributed in excess of \$1.8 billion in class action settlement proceeds.
- In the Court's Preliminary Approval Order dated June 11, 2024, the Court 3. appointed RG/2 Claims to serve as settlement administrator. In that capacity, RG/2 Claims is responsible for: creating a website; launching a digital media ad campaign of the Notice; processing exclusions and objections; corresponding with Class members; and communicating the information regarding status of Notice to the Parties' counsel. Following the Court's June 11, 2024 Order, RG/2 Claims has performed the services detailed below.
- 4. The website, www.mobilitywareclassaction.com, was established in accordance with the Class Litigation Settlement Agreement dated March 27, 2024. The website includes the following:
 - The "Homepage" contains a brief summary of the Settlement and advises potential Class Members of their rights under the Settlement. A copy of the Homepage is attached hereto as **Exhibit A**;
 - b. The "Notice" page contains a pdf copy of the Long Form Notice and Summary Notice of Class Action Settlement. A copy of the Long Form Notice and Summary Notice are attached hereto as **Exhibit B**;
 - The "Court Documents" page contains: the Third Amended Class Action Complaint, Defendants' Answer to Third Amended Class Action

Complaint, Class Action Litigation Settlement Agreement and Order Granting Plaintiffs' Unopposed Motion For Preliminary Approval of Class Action Settlement;

- d. The "Contact" page contains the contact information of the Claims Administrator, Class Counsel, and Defense Counsel.
- 5. RG/2 Claims also made available a toll-free phone number at (866) 742-4955 for Class Members to speak with a live operator or leave a voicemail message requesting a returned call.
- 6. On July 6, 2024 through August 4, 2024, RG/2 Claims launched a digital media notice using banner ads placed on the Google Display network, a social media notice using paid banner ads on the Facebook and Instagram social media platforms and paid search Notice ads placed on Google and Bing search engines. The ad campaign totaled 3,982,327 impressions. The platform and the impressions are listed below:

Network	Impressions
Paid Social (Facebook & Instagram)	1,974,492
Display (Google Display Network)	2,000,671
Paid Search (Microsoft Bing & Google Search Ads)	7,164

A copy of the campaign report is attached hereto as Exhibit C.

- 7. The Notice also advised Class Members of their right to object to the Settlement in writing or to exclude themselves from the Settlement, provided that their written objection or exclusion be sent to RG/2 Claims postmarked no later than August 19, 2024. As of the date of this Declaration, RG/2 Claims has not received any exclusion requests or any objections.
- 8. The notice procedures are consistent with the class-action notice plan that was approved by this Court and constitute the best notice practicable under the circumstances

1	I declare under penalty of perjury under the laws of California and the United States that
2	the foregoing is true and correct.
3	
4	Executed on August 28, 2024 in Philadelphia, Pennsylvania.
5	
6	Stephanie M. Valerio Stephanie M. Valerio
7	Stephanie M. Valerio RG/2 Claims Administration LLC
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10 NOTICE OF CLASS ACTION SETTLEMENT

Komins v. Yonamine, et al., Case No. 19STCV24865
Superior Court of California for the County of Los Angeles
If you played one or more of MobilityWare's gaming apps on a mobile device
in the United States at any time between July 17, 2015 and June 11, 2024, your
rights may be affected by a proposed class action settlement.

THERE IS NO NEED TO SUBMIT A CLAIM FORM

You are not required to take any action. The **Notice** (pdf/MobilityWare-Long-Form-Notice.pdf) further explains the litigation, the Settlement, and how you may comment, object to, or opt out of the Settlement, if you want.

WHAT IS THIS CASE ABOUT?

A proposed settlement has been reached in a class action lawsuit. The lawsuit alleges that MobilityWare's gaming apps collect personal information about the users without consent and track online behavior to sell to third parties and profile for targeted advertising. Defendants deny these claims and deny they did anything wrong. The Court has not decided which side was right. Instead, the parties have decided to settle the case.

ARE YOU A CLASS MEMBER?

You are a class member if you are a United States citizen and played one or more of the following MobilityWare gaming apps on a mobile device at any time between July 17, 2015 and June 11, 2024:

- Solitaire
- Tripeaks Solitaire
- Pyramid Solitaire

- FreeCell Solitaire
- Crown Solitaire
- Spider Solitaire
- Spider Go Solitaire
- Castle Solitaire
- Addiction Solitaire
- Mahjong Solitaire
- Yukon Russian Solitaire Game
- Aces Up Solitaire
- Destination Solitaire
- Hearts Card Game
- Puzzle Cats
- Sudoku Simple
- Spades Card Game
- Tropical Treats
- Word Wiz
- Word Warp
- Sunny Shapes
- Word Search
- Tetra Block Puzzle Game
- Dice Merge Puzzle Master
- Blackjack
- Match & Rescue Match 3 Game
- Vegas Blvd Slots
- Block Party Bingo
- 52 Card Pick-up
- Excite Bear Animal Bikers
- Monopoly Solitaire.

You should read the entire Notice (pdf/MobilityWare-Long-Form-Notice.pdf) carefully because your legal rights may be affected.

WHAT ARE YOUR OPTIONS?

Do Nothing - If you do nothing, then you will automatically receive benefits under this Settlement in the form of a *cy pres* award to the Electronic Frontier Foundation and the Electronic Privacy Information Center, and Defendants' added disclosures

and changes to certain business practices. You will also give up your right to sue Defendants and certain related entities and individuals regarding any claims for injunctive relief that are part of the Settlement. You will not give up any claims for monetary damages.

Exclude Yourself from the Settlement Class by August 19, 2024- If you are a Class Member, you may ask to be excluded from the Settlement Class. If you ask to be excluded, you will not be bound by what the Court does in this case, and will keep any right you might have to sue Defendants separately about the legal claims in this lawsuit. Requests for Exclusion must be sent to the Notice Administrator at RG/2 Claims Administration, P.O. Box 59479, Philadelphia, PA 19102, and postmarked no later than August 19, 2024.

Object or Comment in Writing by August 19, 2024- If you are a Class Member, you may write to Notice Administrator about why you object to the Settlement. Written objections must be sent to the Notice Administrator at RG/2 Claims Administration, P.O. Box 59479, Philadelphia, PA 19102, and postmarked no later than August 19, 2024 If you do not submit a written objection, you may appear at the final approval hearing in Department 14 of the Spring Street Courthouse, located at 312 North Spring Street, Los Angeles, CA 90012 and request to speak regarding your objection.

Appear in the lawsuit by August 19, 2024 and Attend a Hearing on September 18, 2024 at 11:00 a.m. in Department 14 of the Spring Street Courthouse- If you are a Class Member, you may ask to speak in Court about the fairness of the Settlement at the Final Approval Hearing. You may enter your appearance in Court either pro se or through an attorney at your own expense if you so desire.

These rights and options – **and the deadlines to exercise them** – are explained in the **Detailed Notice** (pdf/MobilityWare-Long-Form-Notice.pdf).

You can access the Detailed Notice under the **Notice tab** (notice.html) and the complete text of the Settlement Agreement under the **Court Documents tab** (documents.html) on this website or contact the Notice Administrator at 1-866-742-4955.

You may also contact class counsel at 619-696-9006 or 651 Arroyo Drive, San Diego, California 92103, or access the Court docket in this case through the Los Angeles Superior Court Register of Actions.

PLEASE DO NOT TELEPHONE THE COURT OR THE COURT CLERK'S OFFICE TO INQUIRE ABOUT THIS SETTLEMENT.

© 2024



NOTICE OF CLASS ACTION SETTLEMENT

Komins v. Yonamine, et al., Case No. 19STCV24865 Superior Court of California for the County of Los Angeles

IF YOU ARE A UNITED STATES CITIZEN AND PLAYED ANY OF THE FOLLOWING MOBILITYWARE GAMING APPS ON A MOBILE DEVICE IN THE UNITED STATES AT ANY TIME BETWEEN JULY 17, 2015 AND JUNE 11, 2024, PLEASE READ THIS NOTICE CAREFULLY, AS IT DESCRIBES A SETTLEMENT THAT MAY AFFECT YOUR RIGHTS.

A state court authorized this Notice. It is not a solicitation from a lawyer. YOU ARE NOT BEING SUED.

- Solitaire
- Tripeaks Solitaire
- Pyramid Solitaire
- FreeCell Solitaire
- Crown Solitaire
- Spider Solitaire
- Spider Go Solitaire
- Castle Solitaire
- Addiction Solitaire
- Mahjong Solitaire
- Yukon Russian Solitaire Game
- Aces Up Solitaire
- Destination Solitaire
- Hearts Card Game
- Puzzle Cats
- Sudoku Simple

- Spades Card Game
- Tropical Treats
- Word Wiz
- Word Warp
- Sunny Shapes
- Word Search
- Tetra Block Puzzle Game
- Dice Merge Puzzle Master
- Blackjack
- Match & Rescue Match 3 Game
- Vegas Blvd Slots
- Block Party Bingo
- 52 Card Pick-up
- Excite Bear Animal Bikers
 - Monopoly Solitaire.

This Settlement resolves a lawsuit against MobilityWare, LLC, Dave Yonamine, and John Libby (the "Defendants") alleging that MobilityWare's gaming apps collect personal information about the users and track online behavior to sell to third parties and to profile for targeted advertising.

Defendants deny the allegations and any wrongdoing. Nonetheless, they have agreed to settle this lawsuit to avoid the cost and uncertainty of litigation. The parties have reached a settlement that would provide injunctive relief and a *cy pres* award as detailed below in exchange for a waiver and release of injunctive relief claims. The settlement does not provide money compensation to class members, and class members do not release any claims for monetary damages. Class Counsel will request that the Court award them reasonable attorneys' fees and expenses as compensation for their obtaining Defendants' agreement to make certain changes to its business practices.

You are not required to take any action. This Notice further explains the litigation, the Settlement, and how you may comment, object to, or opt out of the Settlement, if you want.

YOUR LEGAL RIGHTS AND OPTIONS IN THIS SETTLEMENT

Do Nothing	If you do nothing, then you will automatically receive benefits under this Settlement in the form of a <i>cy pres</i> award to the Electronic Frontier Foundation and the Electronic Privacy Information Center, and Defendants' added disclosures and changes to certain business practices that are further described in this notice. You will also give up your right to sue Defendants and certain related entities and individuals regarding any claims for injunctive relief that are part of the Settlement. You will not give up any claims for monetary damages.
Exclude Yourself from the Settlement Class by August 19, 2024	If you are a Class Member, you may ask to be excluded from the Settlement Class. If you ask to be excluded, you will not be bound by what the Court does in this case, and will keep any right you might have to sue Defendants separately about the legal claims in this lawsuit. Requests for Exclusion must be sent to the Notice Administrator and postmarked no later than August 19, 2024.
Object or Comment in Writing by August 19, 2024	If you are a Class Member, you may write to the Notice Administrator about why you object to the Settlement. Written objections must be sent to the Notice Administrator and postmarked no later than August 19, 2024. If you do not submit a written objection, you may appear at the final approval hearing in Department 14 of the Spring Street Courthouse, located at 312 North Spring Street, Los Angeles, CA 90012 and request to speak regarding your objection.
Appear in the lawsuit by August 19, 2024 and Attend a Hearing on September 18, 2024 at 11:00 a.m. in Department 14 of the Spring Street Courthouse	If you are a Class Member, you may ask to speak in Court about the fairness of the Settlement at the Final Approval Hearing. You may enter your appearance in Court either prose or through an attorney at your own expense if you so desire.

<u>There is no need to submit a claim form</u>. This Settlement provides benefits in the form of added disclosures, changes to certain business practices, and a *cy pres* award that are further detailed on page six of this notice. If you do nothing, then you will automatically receive the benefits of this Settlement.

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BASIC INFORMATION

1. Why did I Receive this Notice?

If you are a United States citizen who played one or more of the MobilityWare gaming apps listed on page 1 of this Notice at any time between July 17, 2015 and June 11, 2024 (the "Class"), then you have a right to know about a proposed settlement ("Settlement") in this class action lawsuit and your options in relation thereto, before the Court decides whether to give its final approval of the settlement.

This Notice explains the lawsuit, the Settlement, your legal rights, and what benefits are available. The Court overseeing the case is the Superior Court of the State of California, County of Los Angeles, and the case is known as *Komins v. Yonamine, et al.*, Case No. 19STCV24865. Rona Komins, the person who sued, is called the Plaintiff, and the company and individuals she sued, MobilityWare, LLC, Dave Yonamine, and John Libby, are called the Defendants.

2. What is This Lawsuit About?

The Plaintiff who filed the lawsuit alleges that MobilityWare's gaming apps collect personal information about the users without consent and track online behavior to sell to third parties and profile for targeted advertising.

Defendants deny the allegations in the lawsuit, and the Court has not made any ruling on the merits of the lawsuit. To avoid the expense of further litigation, the parties have reached a settlement that is further described in this Notice.

3. What Is a Class Action and Who Is Involved?

In a class action lawsuit, one or more people, called Class Representatives (in this case Rona Komins) represent the interests of similarly situated people who may have the same claims in common, but have not filed a lawsuit. All of these people are collectively referred to as a class. The persons who filed the lawsuit are called the Plaintiffs. The company or persons they sue are called the Defendants. One court resolves the issues for everyone in the class.

4. Why Is There a Proposed Settlement?

The Court has not decided in favor of either side. Defendants deny all allegations in the lawsuit. Defendants are settling simply to avoid the expense, inconvenience, and inherent risk of litigation, as well as the related disruption to its business. The Plaintiff and her attorneys assert that the proposed Settlement is in the best interests of the Class because it provides an appropriate recovery now while avoiding the risk, expense, and delay of pursuing a lawsuit through trial and any appeals. There would be no guarantee of success for either side if the lawsuit were pursued through trial and any appeals.

WHO IS INCLUDED IN THE PROPOSED SETTLEMENT

5. How Do I Know If I Am Part of the Proposed Settlement?

You are a part of the Settlement Class if you are a United States citizen who played one or more of the following MobilityWare gaming apps on a mobile device at any time between July 17, 2015 and June 11, 2024 (the "Class Period"):

- Solitaire
- Tripeaks Solitaire
- Pyramid Solitaire
- FreeCell Solitaire
- Crown Solitaire
- Spider Solitaire
- Spider Go Solitaire
- Castle Solitaire
- Addiction Solitaire
- Mahjong Solitaire
- Yukon Russian Solitaire Game
- Aces Up Solitaire
- Destination Solitaire
- Hearts Card Game
- Puzzle Cats
- Sudoku Simple
- Spades Card Game
- Tropical Treats
- Word Wiz
- Word Warp
- Sunny Shapes
- Word Search
- Tetra Block Puzzle Game
- Dice Merge Puzzle Master
- Blackjack
- Match & Rescue Match 3 Game
- Vegas Blvd Slots
- Block Party Bingo
- 52 Card Pick-up
- Excite Bear Animal Bikers
- Monopoly Solitaire.

You are not a part of the Settlement Class if you are Defendants or Defendants' officers, directors, employees, agents and affiliates, or the Court and its staff.

If you are still not sure whether you are included in the Settlement Class, you can go to www.MobilityWareClassAction.com to consult additional information.

THE PROPOSED SETTLEMENT BENEFITS

6. What Are The Benefits of the Proposed Settlement?

Defendants have agreed to provide added disclosures relating to the collection and use of personal information by the MobilityWare apps. Defendants have also agreed to implement certain business practices in order to better ensure that children do not have their data collected by the MobilityWare apps.

Specifically, MobilityWare will update each of the MobilityWare Gaming Apps to include a permanent, clear, and conspicuous pop-up notification to be served to app users whose device settings indicate that they are in the United States that cannot be skipped, closed, or bypassed and that: (i) informs app users of MobilityWare's privacy policy and collection of personal information, and of app users' ability to opt out of selling of their personal information as applicable based on their regional privacy laws; (ii) informs app users that MobilityWare will delete personal information collected by app users upon request; and (iii) asks users to confirm that they are at least 18 years of age. MobilityWare will not collect, share, or sell personal information from new app users whose device settings indicate that they are in the United States unless and until the app users have (i) scrolled through the entirety of the notification, (ii) confirmed that they have read the notification, and (iii) confirmed that they are at least 18 years of age.

All such injunctive relief modifications are permanent unless prohibited by applicable laws, regulations, and/or Apple, Google, or Amazon app store mandatory standards; provided, however, that MobilityWare is not prevented from asking the Court to modify such injunctive relief on the ground that there has been a change in the applicable laws, regulations, and/or prevailing industry practices such that the injunctive relief is no longer required under federal law or the law of any state in the United States and/or is contrary to Apple, Google, or Amazon app store mandatory standards.

Cy Pres Award

Defendants have agreed to make a \$100,000.00 *cy pres* payment, split equally between the Electronic Frontier Foundation, a non-profit digital rights group that champions user privacy (*see* https://www.eff.org/about), and the Electronic Privacy Information Center, a public interest non-profit research and advocacy organization established to "secure the fundamental right to privacy in the digital age for all people..." *See* https://epic.org/about/

Attorneys' Fees and Incentive Award

Defendants have also agreed to pay reasonable attorneys' fees and costs, and a Class Representative incentive award to the named Plaintiff. Class Counsel may request attorneys' fees and costs (including the cost of notice) and an incentive award for Plaintiff from the Defendants of no more than \$800,000. As part of this request, Class Counsel will specifically petition the Court for attorneys' fees in the amount of \$732,100; attorneys' costs and expenses in the amount of

\$31,400; notice administration costs in the amount of \$29,000; and an incentive award to Plaintiff Rona Komins in the amount of \$7,500. The final amount of attorneys' fees and costs and incentive award will be determined by the Court.

YOUR RIGHTS AND CHOICES - EXCLUDING YOURSELF FROM THE SETTLEMENT

Settlement Class Members will release claims for injunctive relief, but not monetary relief. Released injunctive relief claims do not include any claims from minors who are under the age of 18 as of the Effective Date. The statutes of limitations for individual claims for monetary relief by members of the putative class were tolled as of the date of filing of the Complaint in this action, and the statute of limitations for minors are tolled until the minor turns 18. If you want to preserve the right to sue Defendants for injunctive relief claims that are asserted in the operative complaint, then you must take affirmative steps to opt out of the Settlement.

7. How Do I Exclude Myself From the Settlement?

To exclude yourself from the Settlement Class, you must send a signed written request for exclusion to the Notice Administrator at RG/2 Claims Administration, P.O. Box 59479, Philadelphia, PA 19102, not later than August 19, 2024.

Your Request for Exclusion must reasonably communicate your election to be excluded from the Settlement in *Komins v. Yonamine, et al.*, Case No. 19STCV24865, and must include your name, address, and telephone number. To be valid, all Requests for Exclusion must be timely postmarked by August 19, 2024. The Notice Administrator will accept any Request for Exclusion as valid if the Notice Administrator can reasonably ascertain the identity of the person as a Class Member and the Class Member's desire to be excluded.

Any Settlement Class member whose request to be excluded from the Settlement Class is approved by the Court will not be bound by the Settlement and will have no right to object, appeal, or comment thereon.

8. If I Don't Exclude Myself, Can I Sue Defendants Later?

If you do not properly and timely submit a Request for Exclusion, you waive your right to opt out, you will be deemed to be a member of the Settlement Class, you give up the right to sue Defendants for the injunctive relief claims the Settlement resolves, and you will be bound by the terms of the Settlement Agreement.

The Settlement does not affect your right to seek monetary relief from the Defendants. If you do not opt out, you will still maintain your rights to sue Defendants for monetary relief, as the Settlement does not release monetary claims.

YOUR RIGHTS AND CHOICES - OBJECTING TO THE PROPOSED SETTLEMENT

You can tell the Court that you object to the Settlement or any particular part of it.

9. How Do I Tell the Court That I Object to the Proposed Settlement?

You can ask the Court to deny approval by submitting a written objection to the Notice Administrator. If you are a Class Member, you or an attorney on your behalf may object to the Settlement. You cannot ask the Court to order a different settlement; the Court can only approve or reject the Settlement. If the Court denies approval of a Settlement, none of the agreed-upon disclosures or changes to business practices in the Settlement will be required to be implemented, and the lawsuit will continue. If that is what you want to happen, you must object.

Written objections must be sent to the Notice Administrator at RG/2 Claims Administration, P.O. Box 59479, Philadelphia, PA 19102, and postmarked on or before August 19, 2024. If you submit a timely written objection, you may, but are not required to, appear at the Final Approval Hearing, either in person or through your own attorney. If you appear through your own attorney, you are responsible for hiring and paying that attorney.

All written objections and supporting papers should contain information sufficient to identify and contact you (or your attorney, if any), and should reasonably communicate your desire to object to the Settlement in *Komins v. Yonamine, et al.*, Case No. 19STCV24865.

If you do not submit a timely written objection, the Court will still hear from any class member who attends the final approval hearing and asks to speak regarding his or her objection. The final approval hearing will be held on September 18, 2024 at 11:00 a.m. in Department 14 of the Spring Street Courthouse before the Honorable Kenneth R. Freeman.

10. What's The Different Between Objecting and Excluding?

Objecting is explaining to the Court why you do not believe it should approve the Settlement. You can object only if you stay in the Settlement Class.

Excluding yourself from the Settlement is telling the Court that you do not want to be part of the Settlement Class. If you exclude yourself, you will not be eligible to file an Objection or to appear at the Final Approval Hearing.

YOUR RIGHTS AND CHOICES - APPEARING IN THIS LAWSUIT

11. Can I Appear or Speak in the Lawsuit About the Proposed Settlement?

You may participate and speak for yourself in the lawsuit about the proposed Settlement. This is called making an appearance. You can also have your own lawyer appear in court and speak for you, but you must pay for the lawyer yourself.

12. How Can I Appear in This Lawsuit?

If you want yourself or your own lawyer (instead of Class Counsel) to participate or speak for you in this lawsuit, you may, but are not required to, file a "Notice of Appearance" with the Court. If

a Notice of Appearance is filed, it should list the name, address and telephone number of the attorney, if any, who will appear on your behalf.

Your Notice of Appearance can also state that you or your lawyer would like to speak at the Court's Final Approval Hearing on the proposed Settlement. If you submit an Objection and would like to speak about the Objection at the Court's Final Approval Hearing, both your Notice of Appearance and your Objection can include that information.

You are not required to file a Notice of Appearance in order to participate in the Final Approval Hearing. In general, the Court will hear from any class member who attends the Final Approval Hearing and asks to speak regarding his or her objection. The final approval hearing will be held on September 18, 2024 at 11:00 a.m. in Department 14 of the Spring Street Courthouse before the Honorable Kenneth R. Freeman.

IF YOU DO NOTHING

13. What Happens If I Do Nothing At All?

You do not have to take any action to receive the benefits of the Settlement. If the Settlement is approved by the Court, you will not be able to seek injunctive and other non-monetary equitable relief against Defendants for claims that are asserted in the operative complaint. The Settlement will not affect your right to seek monetary relief from the Defendants.

THE LAWYERS REPRESENTING YOU

14. Do I Have a Lawyer in This Case?

The Court has appointed the Law Offices of Ronald A. Marron, APLC as legal counsel for the Settlement Class. The law firm is called Class Counsel. You will not be charged for these lawyers.

15. Contacting Class Counsel, Defense Counsel, and Notice Administrator

Class Counsel may be contacted as follows:

LAW OFFICES OF RONALD A. MARRON

Ronald A. Marron

ron@consumersadvocates.com

Lilach Halperin

lilach@consumersadvocates.com

651 Arroyo Drive

San Diego, California 92103

Telephone: (619) 696-9006

Defense Counsel may be contacted as follows:

PILLSBURY WINTHROP SHAW PITTMAN LLP

Robert L. Wallan

robert.wallan@pillsburylaw.com Carolyn S. Toto carolyn.toto@pillsburylaw.com 725 South Figueroa Street, Suite 3600 Los Angeles, California 90017-5524 Telephone: (213) 488-7100

The Notice Administrator may be contacted as follows:

RG/2 Claims Administration P.O. Box 59479 Philadelphia, PA 19102-9479

Toll-free telephone helpline: 1-866-742-4955

16. How Will The Lawyers Be Paid?

Class Counsel has not yet received any payment for prosecuting this lawsuit, nor have they been reimbursed for any out-of-pocket expenses they have incurred. When they ask the Court to approve the Settlement, Class Counsel will also make a motion to the Court to approve and award attorneys' fees and a reimbursement of expenses to Class Counsel, costs of notice, and an incentive award to the Plaintiff in a total amount of up to \$800,000. No matter what the Court decides with regard to the requested attorneys' fees, members of the Settlement Class will never have to pay anything toward the fees or expenses of Class Counsel. Class Counsel will seek final approval of the Settlement on behalf of all members of the Settlement Class. You may hire your own lawyer to represent you in this lawsuit if you wish, but it will be at your own expense.

THE COURT'S FINAL APPROVAL HEARING

The Court will hold a hearing to decide whether to approve the Settlement. You have the right to attend or speak at the hearing, but do not have to do so.

17. When and Where Will the Court Decide Whether to Approve the Settlement?

The Court overseeing this case will hold a Final Approval Hearing in Department 14 of the Spring Street Courthouse of the Superior Court of California, County of Los Angeles, located at 312 North Spring Street, Los Angeles, CA 90012 on September 18, 2024 at 11:00 a.m. to decide whether the Settlement is fair, reasonable, and adequate, as well as to determine the amount of attorneys' fees and costs and incentive fees to award.

The date of the Final Approval Hearing may change without further notice to the Class. Class Members are advised to check the settlement website to confirm that the date has not been changed.

If there are objections, the Court will consider them at the Final Approval Hearing. After the Final Approval Hearing, the Court will decide whether to approve the Settlement and whether to grant

Class Counsel's request for attorneys' fees and expenses and an incentive award to the Plaintiff. We do not know how long it will take the Court to make these decisions.

18. Do I Have to Come to the Hearing?

You are not required to attend the hearing, but you are welcome to attend at your own expense. If you send a written Objection, you do not have to appear in Court to present it. As long as you mailed your written Objection to the Notice Administrator on time, the Court will consider it. You may also pay your own lawyer to attend, but it is not necessary.

FINAL SETTLEMENT APPROVAL

19. What Is The Effect of Final Settlement Approval?

If the Court grants final approval of the Settlement and any appeals have been exhausted, the Released Parties (as defined in the Settlement Agreement), including Defendants, will be released from any and all injunctive or equitable relief claims that are asserted in the operative complaint. The released claims expressly do not include any claims for damages or other monetary relief for any Settlement Class Member.

If the Court does not approve the Settlement, this lawsuit will proceed as if no settlement had been attempted.

GETTING MORE INFORMATION

20. Are There More Details About the Settlement?

This Notice is only intended to provide a summary of the proposed settlement. You may obtain the complete text of the Settlement Agreement at www.MobilityWareClassAction.com, by contacting the Notice Administrator (at the address listed above), by contacting class counsel (see section above, "Contacting Class Counsel"), or by accessing the Court docket in this case through the Los Angeles Superior Court Register of Actions.

By visiting the website located at www.MobilityWareClassAction.com, you will find the Plaintiff's operative Complaint, the Settlement Agreement, Plaintiff's Motion for Preliminary Approval of Class Action Settlement, and other important documents in the case.

PLEASE DO NOT TELEPHONE THE COURT OR THE COURT CLERK'S OFFICE TO INQUIRE ABOUT THIS SETTLEMENT.

This Notice is given with the approval and at the direction of the Court.

LEGAL NOTICE

A state court authorized this notice. This is not a solicitation from a lawyer.

If you played one or more of MobilityWare's gaming apps on a mobile device in the United States at any time between July 17, 2015 and June 11, 2024, your rights may be affected by a proposed class action settlement.

For More Information, Please Visit www.MobilityWareClassAction.com

WHAT IS THIS CASE ABOUT?

A proposed settlement has been reached in a class action lawsuit. The lawsuit alleges that MobilityWare's gaming apps collect personal information about the users without consent and track online behavior to sell to third parties and profile for targeted advertising. Defendants deny these claims and deny they did anything wrong. The Court has not decided which side was right. Instead, the parties have decided to settle the case.

ARE YOU A CLASS MEMBER?

You are a class member if you are a United States citizen and played one or more of the following MobilityWare gaming apps on a mobile device at any time between July 17, 2015 and June 11, 2024:

- Solitaire
- · Tripeaks Solitaire
- Pyramid Solitaire
- FreeCell Solitaire
- Crown Solitaire
- Spider Solitaire
- Spider Go Solitaire
- Castle Solitaire
- · Addiction Solitaire
- Mahjong Solitaire
- · Yukon Russian Solitaire Game
- Aces Up Solitaire
- Destination Solitaire
- Hearts Card Game
- Puzzle Cats
- Sudoku Simple
- Spades Card Game
- Tropical Treats
- Word Wiz
- Word WarpSunny Shapes
- Word Search
- Tetra Block Puzzle Game
- Dice Merge Puzzle Master
- Blackjack
- Match & Rescue Match 3 Game
- Vegas Blvd Slots
- Block Party Bingo
- 52 Card Pick-up
- Excite Bear Animal Bikers
- · Monopoly Solitaire.

You should read the entire Notice carefully because your legal rights may be affected.

WHAT DOES THIS SETTLEMENT PROVIDE?

Defendants have agreed to provide added disclosures relating to the collection and use of personal information by the MobilityWare apps. Defendants have also agreed to implement certain business practices in order to better ensure that children do not have any of their data collected by the MobilityWare apps.

Specifically, MobilityWare will update each of the MobilityWare Gaming Apps to include a permanent, clear, and conspicuous pop-up notification to be served to app users whose device settings indicate that they are in the United States that cannot be skipped, closed, or bypassed and that: (i) informs app users of MobilityWare's privacy policy and collection of personal information, and of app users' ability to opt out of selling of their personal information as applicable based on their regional privacy laws; (ii) informs app users that MobilityWare will delete personal information collected by app users upon request; and (iii) asks users to confirm that they are at least 18 years of age. MobilityWare will not collect, share, or sell personal information from new app users whose device settings indicate that they are in the United States unless and until the app users have (i) scrolled through the entirety of the notification. (ii) confirmed that they have read the notification, and (iii) confirmed that they are at least 18 years of age.

MobilityWare has also agreed to make a \$100,000.00 *cy pres* payment, split equally between the Electronic Frontier Foundation, a non-profit digital rights group that champions user privacy (see https://www.eff.org/about), and the Electronic Privacy Information Center, a public interest non-profit research and advocacy organization established to "secure the fundamental right to privacy in the digital age for all people..." See https://epic.org/about/.

The complete Settlement Agreement is found at www.MobilityWareClassAction.com.

WHAT HAPPENS NOW?

The Court will hold a hearing in this case on September 18, 2024 at 11:00 a.m. in Department 14 of the Spring Street Courthouse of the Superior Court of California, County of Los Angeles, located at 312 North Spring Street, Los Angeles, CA, to consider final approval of the Settlement, payment of attorneys' fees of up to \$800,000 inclusive of costs and inclusive of an incentive award of up to \$7,500 for the Class

LEGAL NOTICE

A state court authorized this notice. This is not a solicitation from a lawyer.

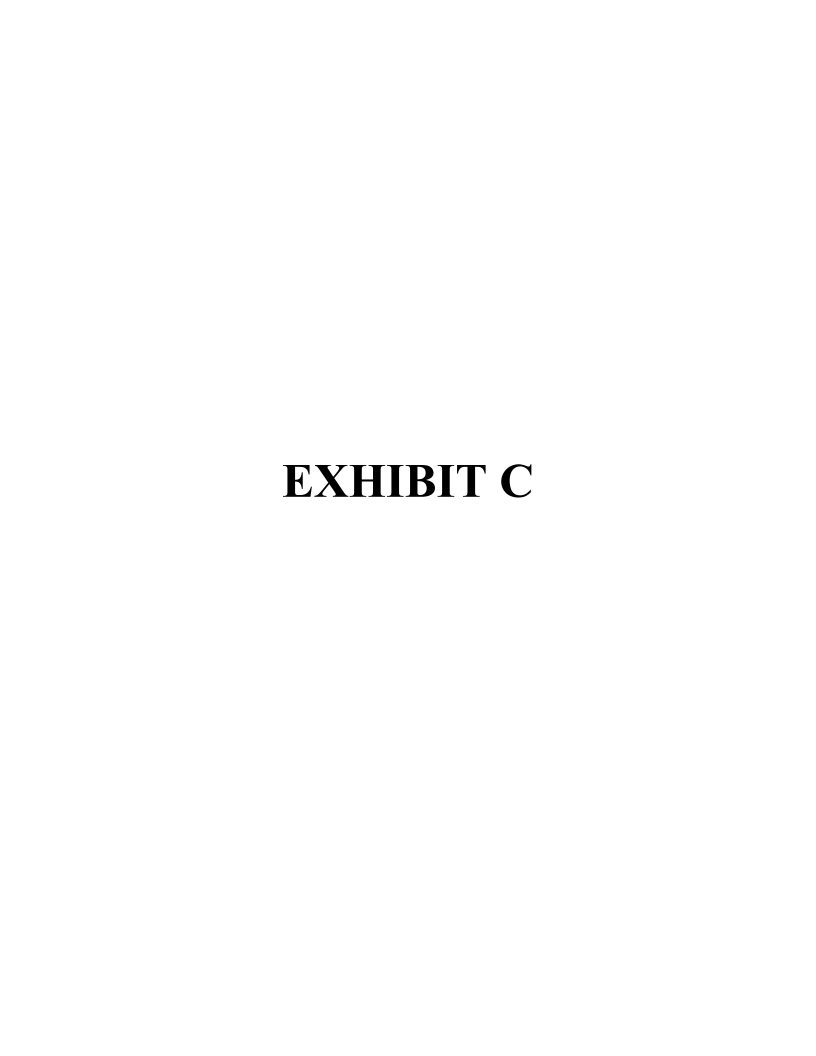
Representative in the lawsuit, and related issues. The motion(s) by Class Counsel for attorneys' fees, costs, and incentive award for the Class Representative will be available for viewing on the settlement website after they are filed. You may appear at the hearing in person or through your attorney at your own cost, but you are not required to do so.

WHAT ARE YOUR OPTIONS?

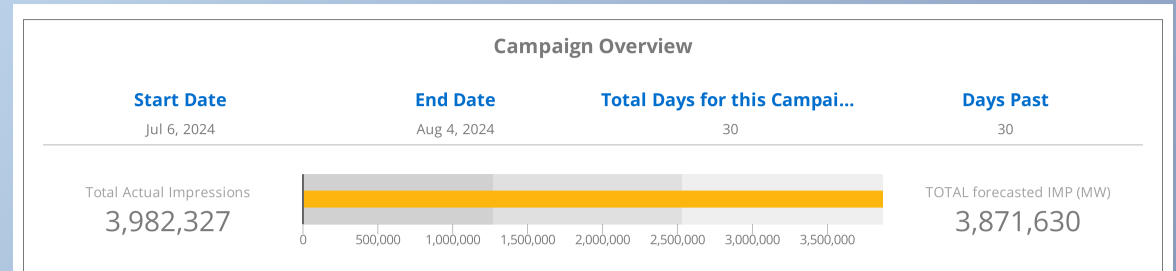
Exclude Yourself from the Settlement Class by August 19, 2024	If you do nothing, then you will automatically receive benefits under this Settlement in the form of a cy pres award to the Electronic Frontier Foundation and the Electronic Privacy Information Center, and Defendants' added disclosures and changes to certain business practices. You will also give up your right to sue Defendants and certain related entities and individuals regarding any claims for injunctive relief that are part of the Settlement. You will not give up any claims for monetary damages. If you are a Class Member, you may ask to be excluded from the Settlement Class. If you ask to be excluded, you will not be bound by what the Court does in this case, and will keep any right you might have to sue Defendants separately about the legal claims in this lawsuit. Requests for Exclusion must be sent to the Notice Administrator at RG/2 Claims Administration, P.O. Box 59479, Philadelphia, PA
Object or Comment	19102, and postmarked no later than August 19, 2024. If you are a Class Member,

August 19, 2024	Administrator about why you object to the Settlement. Written objections must be sent to the Notice Administrator at RG/2 Claims Administration, P.O. Box 59479, Philadelphia, PA 19102, and postmarked no later than August 19, 2024 If you do not submit a written objection, you may appear at the final approval hearing in Department 14 of the Spring Street Courthouse, located at 312 North Spring Street, Los Angeles, CA 90012 and request to speak regarding your objection.	
Appear in the lawsuit by August 19, 2024 and Attend a Hearing on September 18, 2024 at 11:00 a.m. in Department 14 of the Spring Street Courthouse	If you are a Class Member, you may ask to speak in Court about the fairness of the Settlement at the Final Approval Hearing. You may enter your appearance in Court either pro se or through an attorney at your own expense if you so desire.	

Your rights and options – and the deadlines to exercise them – are only summarized in this notice. The Detailed Notice describes, in full, how to object to or opt out of the Settlement and provides other important information. For more information and to obtain a Detailed Notice, and the complete text of the Settlement Agreement, visit www.MobilityWareClassAction.com or contact the Notice Administrator at 1-866-742-4955. You may also contact class counsel at 619-696-9006 or 651 Arroyo Drive, San Diego, California 92103, or access the Court docket in this case through the Los Angeles Superior Court Register of Actions.



Campaign Date Range: July 6, 2024 to August 4, 2024 | Report Date Range: July 6, 2024 to August 4, 2024



Goal:

To provide notice to class members impacted by the Komins v. Yonamine, et al. case. Class members played MobilityWare gaming apps on a mobile device during the class period, July 17, 2015, through June 11, 2024. Class members are located nationwide.

Campaign Overview:

Facebook and Instagram audiences were developed using targeting related to the specific MobilityWare games included in the class action. A secondary audience was included, which used the same game targeting, as well as targeting those who recently played games, narrowed by the qualifier that they must also be parents.

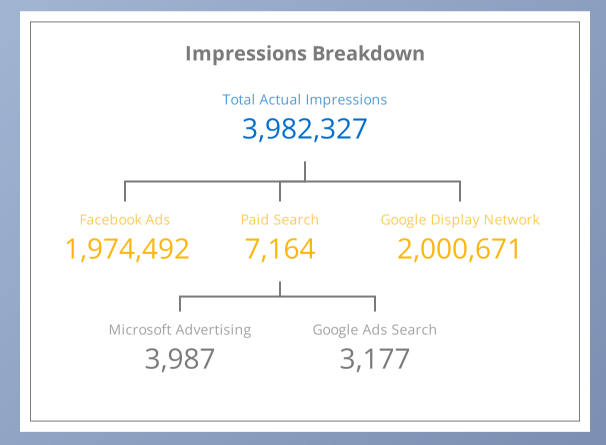
Google Display Network (GDN) targeting is similar, with an interest in mobile gaming and the parent qualifier, but also includes direct placements on specific MobilityWare apps.

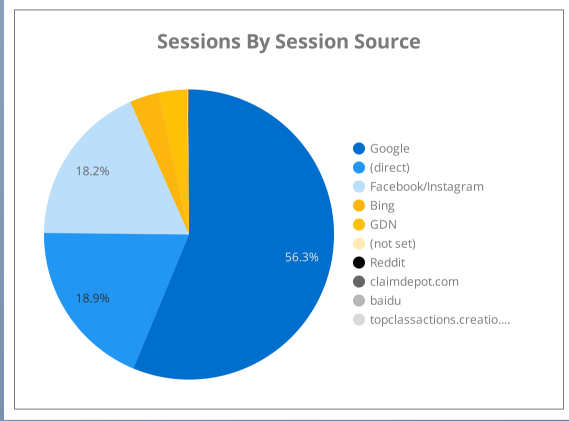
7/7 - 7/18: Organic and social demographics on Facebook and Instagram show the majority (about 60%) of post engagement came from men. Additionally, about 27.6% of post-engagement came from 55-64 year-olds. The highest number of ad link clicks on Facebook and Instagram came from the 55-64 age group with a total of 173.

Paid search had an overall clickthrough rate of 8.34%.

7/19 - 8/4: Organic and social demographics on Facebook and Instagram show the majority (about 56%) of post engagement came from men. Additionally, about 26.2% of post-engagement came from 55-64 year-olds. The highest number of ad link clicks on Facebook and Instagram came from the 55-64 age group with a total of 237.

Paid search had an overall clickthrough rate of 7.78%.







MobilityWare Gaming Apps

Paid Social (Facebook & Instagram Ads)

Campaign Date Range: July 6, 2024 to August 4, 2024 | Report Date Range: July 6, 2024 to August 4, 2024

Channel Summary

Impressions

1,974,492

Link Clicks

1,529

CTR (Link Click-Through Rate)

0.08%

Post Engagement

1,529

Audiences

AUD 1 AUD 2

Location: U.S.

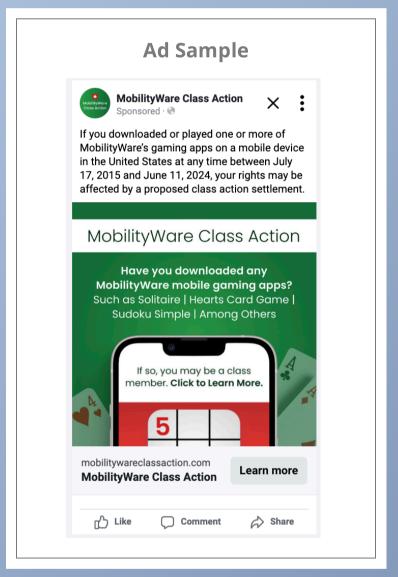
Age: 18+

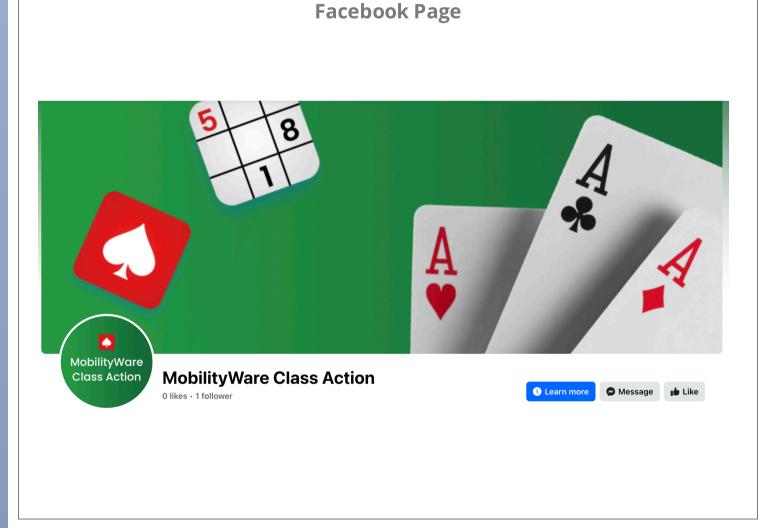
Who Match: Interests: Word Search, Solitaire, and Solitaire TriPeaks, among

others

Location: U.S. **Age:** 18+

Who Match: Interests: Word Search, Solitaire, Candy Crush Saga, among others. Behaviors: Played Canvas games (yesterday), Played Canvas games (last 7 days), Played Canvas games (last 14 days) and Played Canvas games (last 3 days), among others; **And Must Also Match:** Parents (All)







Campaign Date Range: July 6, 2024 to August 4, 2024 | Report Date Range: July 6, 2024 to August 4, 2024

Channel Summary

Impressions

Clicks

CTR

2,000,671

2,402

0.12%

Audience

AUD 1

Location: U.S.

Age: 18+

Who Match: Parents and Mobile Gaming (includes direct placements on specific apps including: Crazy Eights: Card Games, Spades: Classic Card Games, Monopoly *Solitaire and more)*

Ad Sample MobilityWare MobilityWare Class Action MobilityWare Class Action Class Action Have you downloaded any MobilityWare mobile gaming apps? Such as Solitaire | Hearts Card Game | Sudoku Simple | Among Others If so, you may be a class member. Click to Learn More. MobilityWare Class Action If so, you may be a class member. Click to Learn More.

Have you downloaded any MobilityWare mobile gaming apps? Such as Solitaire | Hearts Card Game | Sudoku Simple | Among Others





MobilityWare Gaming Apps

Paid Search (Microsoft Bing & Google Search Ads)

Campaign Date Range: July 6, 2024 to August 4, 2024 | Report Date Range: July 6, 2024 to August 4, 2024

Channel Summary

Impressions

7,164

Clicks

571

CTR

7.97%

Phone Calls

Channel Overviews

Google Ads Search

Microsoft Advertising (Bing)

Impressions 3,177

Clicks 410

CTR 12.91% Impressions

Clicks

CTR

3,987

161

4.04%

Search Keyword Samples

Search keyword ▼

pii tracking

mobilityware gaming

mobilityware class action

mobilityware

data security settlement

data security lawsuit

data security class action

Ad Samples

Google Ads Search

Sponsored



www.mobilitywareclassaction.com/

Mobile Game Data Tracking - MobilityWare

If You Played A MobilityWare Game Between 07/17/2015 & 06/11/2024, You May Be Affected. Komins v. Yonamine, et al. Court Documents · Notice

Microsoft Advertising (Bing)

Komins v. Yonamine, et al | MobilityWare | MobilityWare PII Data Tracking

www.mobilitywareclassaction.com

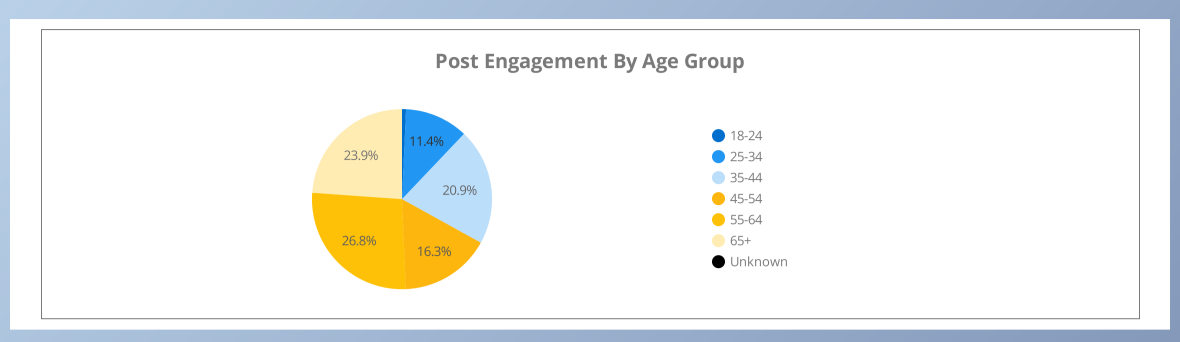
(Ad) If You Played A MobilityWare Game Between 07/17/2015 & 06/11/2024, You May Be Affected. Komins v. Yonamine, et al.

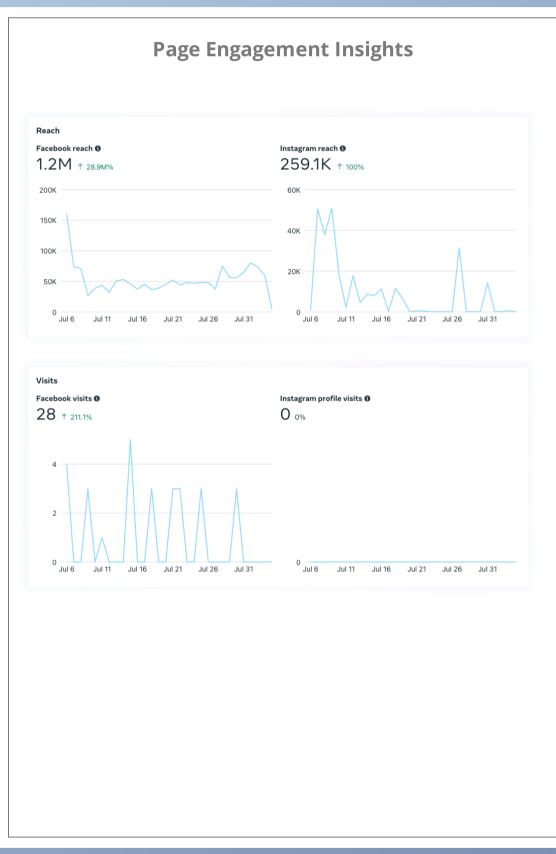


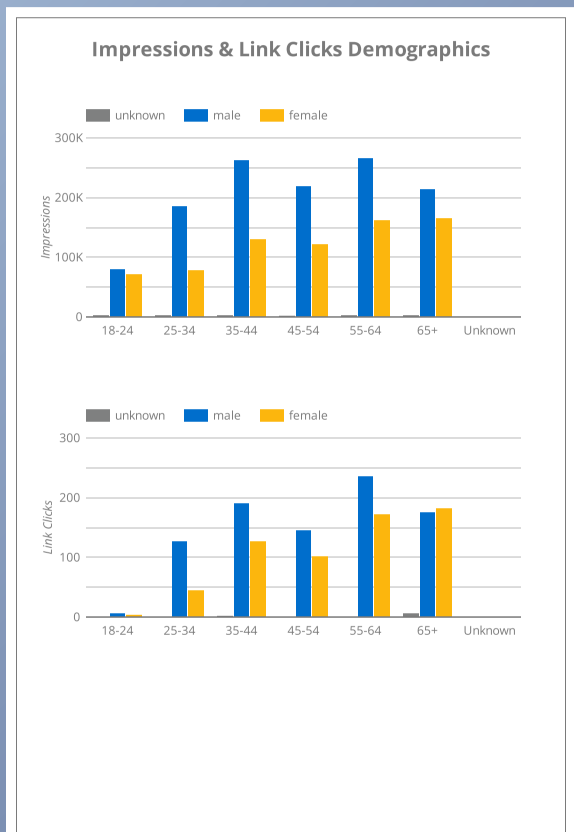
MobilityWare Gaming Apps

Social Engagement & Insights (Facebook Ads)

Campaign Date Range: July 6, 2024 to August 4, 2024 | Report Date Range: July 6, 2024 to August 4, 2024







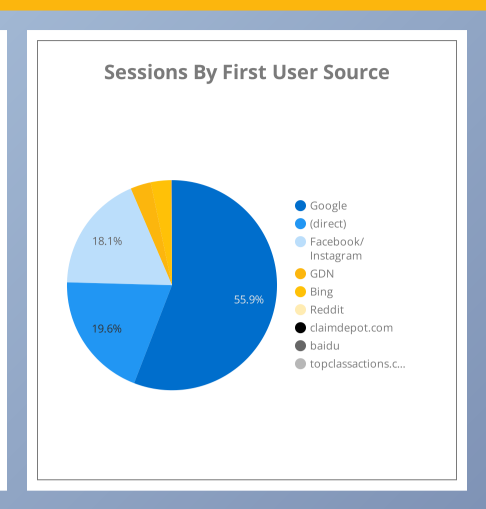




MobilityWare Gaming Apps Site Metrics (Google Analytics 4)

Campaign Date Range: July 6, 2024 to August 4, 2024 | Report Date Range: July 6, 2024 to August 4, 2024

	Engagement Rate & New Users By User Source		
	First user source	Engagement rate	New users •
1.	google	20.75%	2,180
2.	Facebook	3.01%	893
3.	(direct)	59.96%	867
4.	gdn	5.66%	160
5.	bing	64.97%	140
6.	facebook.com	64.29%	14
7.	reddit.com	100%	3
8.	claimdepot.com	50%	1
9.	facebook organic	100%	1
10.	topclassactions.creatio.com	100%	1



Top Pages By Count Of Sessions			
	Page title	Sessions *	
1.	MobilityWare Class Action Home	4,929	
2.	MobilityWare Class Action Notice	161	
3.	MobilityWare Class Action Court Documents	146	
4.	MobilityWare Class Action Contact Us	68	
5.	MobilityWare 集体诉讼 主页	14	
6.	MobilityWare 集体诉讼 通知	3	
7.	MobilityWare 集体诉讼 法庭文件	2	
8.	Action collective MobilityWare Accueil	1	
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